# IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

BRADLEY THOMAS, &	)	
LAURIE THOMAS	)	
Plaintiff,	) ) )	
v.	ý	CV1.06CV 165.DRB
	)	
NCB MANAGEMENT SERVICES,	)	
INC., & JOHN HARDING,	)	
INDIVIDUALLY	)	
	)	
Defendants.	)	

### ANSWER

COMES NOW, Defendant, NCB MANAGEMENT SERVICES INC., in the above-styled cause of action, by and through its undersigned counsel of record, and for Answer to the Plaintiffs' Complaint sets down the following, separately and severally, to wit:

- 1. Plaintiffs' Complaint fails to state a claim against this Defendant upon which relief can be granted.
- 2. This Defendant denies each and every allegation contained in the Plaintiffs' Complaint and demands strict proof thereof.
- 3. This Defendant denies the nature and extent of the Plaintiffs' alleged injuries and damages as set forth in the Complaint and demands strict proof

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thereof.

4. This Defendant denies violating the Fair Debt Collection Practices Act

as set forth in Count I of the Plaintiffs' Complaint and demands strict proof

thereof.

5. This Defendant denies they invaded the Plaintiffs' right of privacy as

set forth in Count II of the Plaintiffs' Complaint and demands strict proof thereof.

6. This Defendant denies the allegations of intentional infliction of

emotional distress as set forth in Count III of the Plaintiffs' Complaint and

demands strict proof thereof.

7. This Defendant denies the allegations of negligent supervision as set

forth in Count IV of the Plaintiffs' Complaint and demands strict proof thereof.

**AFFIRMATIVE DEFENSES** 

FIRST AFFIRMATIVE DEFENSE

The Defendant avers that the Plaintiffs were guilty of negligence on the

occasion complained of and further that Plaintiffs' own negligence proximately

caused or proximately contributed to cause their alleged injuries and damages.

SECOND AFFIRMATIVE DEFENSE

The award of punitive damages as claimed by the Plaintiff violates the

Fourth, Fifth, Sixth, Eighth and Fourteenth Amendments of the Constitution of

the United States and Article I, Section 7, of the Constitution of Alabama on the

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following separate and several grounds.

The procedures may result in the award of joint and several A.

judgments against multiple defendants for different alleged acts of

wrongdoing.

В. The procedures fail to provide means for awarding separate

judgments against alleged joint tortfeasors.

C. The procedures fail to provide a limit on the amount of award against

this Defendant.

The procedures fail to provide specific standards for the award of D.

punitive damages.

The procedures fail to provide specific standards for the amount of E.

the award of punitive damages.

F. The procedures permit the award of punitive damages upon

satisfaction of a reduced standard of proof.

G. The procedures permit multiple awards of punitive damages for the

same alleged act.

Н. The procedures fail to provide a clear, consistent appellate standard

of review of an award of punitive damages.

I. The procedures permit the admission of evidence relative to punitive

damages in the same proceedings during which liability and

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compensatory damages are determined.

J. The award of punitive damages violates the Excessive Fines Clauses

of the Eighth Amendment.

K. The award of punitive damages against this Defendant would violate

the prohibition against laws that impair the obligations of contracts

in violation of Article I, Section 22, of the Constitution of the State of

Alabama.

L. The award of punitive damages against a principal for the

representations or other misconduct of an agent violates the Due

Process Clause of the Fourteenth Amendment and constitutes cruel

and unusual punishment in violation of the Eighth Amendment of the

United States Constitution.

M. The award of punitive damages for a misrepresentation made without

actual knowledge of its falsity violates the Due Process Clause of the

Fourteenth Amendment.

N. The award of punitive damages for a misrepresentation made without

actual intent to deceive and injure violates the Duel Process Clause

of the Fourteenth Amendment.

O. The award of punitive damages for mental distress or mental anguish

in a fraud action without proof that this Defendant directly caused

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physical injury to the body of the Plaintiff violates the Due Process

Clause of the Fourteenth Amendment.

P. The imposition of punitive damages for the evil intent of another, who

was acting in an unauthorized and unratified manner, violates the

Due Process Clause of the Fourteenth Amendment and the Equal

Protection Clause of the same amendment.

Q. The award of punitive damages under Alabama law against a person

or legal entity for the wrongdoing of another person violates the Due

Process Clause of the Fourteenth Amendment.

R. The award of punitive damages against a civil defendant without

providing to that Defendant all of the protections guaranteed to a

person accused of a crime violates the Due Process Clause of the

Fourteenth Amendment and the requirements of the Fifth and Sixth

Amendments.

S. The existing Alabama practice which allows the award of punitive

damages against multiple defendants without an apportionment of

damages based upon the culpability of each defendant deprives the

defendants of procedural and substantive due process of law under

the Due Process Clause of the Fourteenth Amendment, deprives the

Defendant of equal protection of law guaranteed under the

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Fourteenth Amendment, and violates the provisions of Article I of the

Alabama Constitution of 1901.

Alabama Code § 6-11-21 bars the Plaintiff's claims for punitive

damages to the extent they exceed the specified \$250,000 limit which

has been established by the Alabama Legislature as the outer limit of

reasonableness for any award of punitive damages as a matter of the

public policy and the maximum amount that is allowable to

accomplish society's goals of punishment and deterrence. The

Alabama Supreme Court's action in previously striking down this

legislative mandate was beyond the scope of its authority and violated

the Separation of Powers Clause of the United States Constitution

and/or the Alabama Constitution; therefore, the action was

constitutionally without effect. Allowing an award in excess of this

legislative cap to the Plaintiffs directly contravenes the express public

policy of the State of Alabama.

U. This Defendant asserts that as a matter of State law, they are entitled

to the benefits of the amendments to Alabama Code, § 6-11-21

approved by the Governor of Alabama on or about June 7, 1999, and

effective on or about August 6, 1999.

V. This Defendant pleads all substantive and procedural limitations

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imposed on the award of punitive damages under the United States Constitution as annunciated in BMW of North America, Inc. v. Gore, 517 U.S. 559 (1996).

## THIRD AFFIRMATIVE DEFENSE

This Defendant asserts all Affirmative Defenses allowed under Federal Rules of Civil Procedure 8(c).

# FOURTH AFFIRMATIVE DEFENSE

This Defendant reserves the right to assert any additional Affirmative Defenses which may become available during the course

Respectfully submitted,

/s/ Jeffrey L. Luther

JEFFREY L. LUTHER (LUTHJ0532) MICHAEL P. BARRATT (BARRM3920) Attorneys for NCB Management Services, Inc.

#### OF COUNSEL:

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## **CERTIFICATE OF SERVICE**

I hereby certify that I have this  $22^{nd}$  day of March, 2006, served a copy of the foregoing upon counsel to all parties to this proceeding by placing the same in the United States mail, properly addressed and first-class postage prepaid.

David G. Poston, Esquire Espy, Metcalf & Poston, P.C. P. O. Drawer 6504 Dothan, Alabama 36302

/s/ Jeffrey L. Luther OF COUNSEL